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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR: Sabin Belu
TITLE: **SYSTEM AND METHOD FOR CREATING SELF-EXTRACTING FILES**
FILING DATE: March 27, 2001
APPL. NO.: 09/818,134
CONFIRMATION NO.: 8657
EXAMINER/ART GROUP: Joon H. Hwang / 2166
DOCKET NO: RN058 (2635-019-03)

CERTIFICATE OF MAILING

I hereby certify that this communication, and any document being attached hereto,

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on this 25th day of August, 2008.

_____/Cindy Hawk/
Signature

SUPPLEMENTAL DECLARATION PURSUANT TO 37 C.F.R. § 1.131

TO THE COMMISSIONER FOR PATENTS:

This Declaration supplements the declaration by the declarant filed on December 17, 2007, establishing the inventor's conception of the invention in the United States on a date before 31 August 2000, which is the filing date of U.S. Patent 6,922,702 (Jensen), and the inventor's diligence in reducing to practice the invention conceived of before 31 August 2000.

I, John C. Stewart, hereby declare as follows:

1) This supplemental declaration is directed to establishing conception of the subject matter of the claims pending and amended in the response mailed with this Declaration, before 31 August 2000, which is the filing date of U.S. Patent 6,922,702 (Jensen). This supplemental declaration is also directed to establishing diligent reduction to practice of the subject matter of these claims. The pending and amended claims are in the above-referenced application, U.S. Patent Application No. 09/818,134, filed 27 March 2001 ("present application").

2) RealNetworks, Inc. is the assignee of all title and interest in the present application as set forth in the Assignment of all title and interest in the present application from the sole inventor, Sabin Belu, to RealNetworks, Inc.

3) I am a representative of RealNetworks, Inc., empowered to handle patent matters on behalf of RealNetworks, Inc.

4) From before 31 August 2000 to 5 October 2000, the invention disclosure pertaining to the present invention was prepared for release to our patent attorneys at that time, Knobbe Martens Olsen & Bear LLP, by our corporate patent department. On 5 October 2000, the invention disclosure was sent to our patent attorneys, Knobbe Martens Olsen & Bear LLP. On 28 November 2000, the inventor sent to those patent attorneys a copy of an executable program entitled "Lipon2.exe" (hereinafter, "The Program") that is an embodiment of the invention and that includes the features of the pending and amended claims related to the present application. Exhibit 4 of the Declaration filed in this matter on December 17, 2007, is a copy of The Program.

5) The Program is operable to receive from the user of a user-enabled electronic device one or more input files to be used in creating a self-extracting file and, without further action by the device, to create a self-extracting file using the input file that automatically launches said input file upon execution of the self-extracting file.

6) The Program is operable to receive an input file to be used in creating a self-extracting file, wherein the file is one of a plurality of file types; and further operable, in response to only a single button click, to create a self-extracting file from the input file such that the input file is automatically launched upon execution of the self-extracting file.

7) The Program is operable to display a first frame used to allow a user to specify an input file to be converted to a self-extracting file; to receive the input file specified by the user, wherein the received input file is automatically configured as a self-extracting file, and wherein the input file is automatically launched upon execution of the self-extracting file; and to display a second frame, the second frame including a link related to the self-extracting file created from the user-specified input file.

8) The Program is therefore an embodiment of the present invention that includes the features of the subject matter being claimed in the present application as reflected in the claims pending in the present application.

I declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful, false statements may jeopardize the validity of the application or any patent resulting therefrom.

REALNETWORKS, INC.

Dated: 25 Aug 2005

By: 
John C. Stewart
Senior Director, Intellectual Property